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*Attorneys for Defendant Talk Fusion, Inc.*  
*And Robert Reina*

7  
**UNITED STATES DISTRICT COURT**  
**DISTRICT OF NEVADA**

9 JULIE CAMPAGANA, an individual; MINH  
 10 HO, an individual; and MJ RICH MEDIA,  
 11 CORP., a Nevada corporation,

12 Plaintiffs,  
 vs.

13 TALK FUSION, INC., a Florida corporation;  
 14 ROBERT REINA, an individual; and DOES 1  
 15 through 50, inclusive,

16 Defendants.

CASE NO. 2:15-cv-00090-RFB-CWH  
 DEPT NO.

**STIPULATION AND ORDER TO  
 EXTEND TIME TO FILE JOINT  
 STATUS REPORT**

(First Request)

17  
 18 Plaintiffs, Julie Campagna, an individual; Minh Ho, an individual; and MJ Rich Media  
 19 Corp., a Nevada corporation (hereinafter "Plaintiffs"), by and through their undersigned counsel  
 20 Michael D Rawlins, Esq. and Bradley S. Slighting Esq. of Durham Jones & Pinegar; and Talk  
 21 Fusion, Inc., a Florida corporation; and Robert Reina, an individual (hereinafter "Defendants"), by  
 22 and through their undersigned counsel G. Mark Albright, Esq. of Albright, Stoddard, Warnick &  
 23 Albright, hereby stipulate and consent to an Order of this Court consistent with the following:  
 24

25 1. On or about January 16, 2015, Defendant Talk Fusion, Inc. filed a Notice of  
 Removal in the above entitled action based on diversity.

26 2. On January 16, 2015, the Court ordered that counsel file a Joint Status Report by  
 27 February 18, 2015.

LAW OFFICES  
**ALBRIGHT, STODDARD, WARNICK & ALBRIGHT**  
 A PROFESSIONAL CORPORATION  
 801 SOUTH RANCHO DRIVE  
 SUITE D-4  
 LAS VEGAS, NEVADA 89106

1       3. Plaintiffs and Defendants hereby stipulate and seek Court confirmation by Order,  
 2 pursuant to LR 7-1, for an extension of time through and including February 25, 2015 for filing of  
 3 the Joint Status Report in this case.

4       4. Nothing herein shall be construed as a waiver of the Defendants' rights to contest  
 5 jurisdiction and venue, and to compel arbitration.

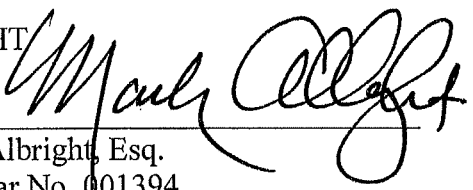
6       5. The parties further stipulate that this request for extension is made in good faith, for  
 7 good cause and not merely for the purpose of delay.

8 **STIPULATED AND AGREED**

9       10 DATED this 17<sup>th</sup> day of February, 2015

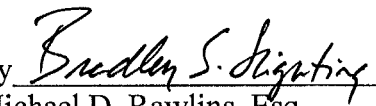
11       12 ALBRIGHT, STODDARD, WARNICK &

13       14 ALBRIGHT

15       16 By   
 G. Mark Albright, Esq.  
 Nevada Bar No. 001394  
 801 South Rancho Drive, Suite D-4  
 Las Vegas, NV 89106  
 Attorneys for Defendants

17       18 DATED this 18<sup>th</sup> day of February, 2015

19       20 DURHAM JONES & PINEGAR

21       22 By   
 Michael D. Rawlins, Esq.  
 Nevada Bar No. 5467  
 Bradley S. Slighting, Esq.  
 Nevada Bar No. 10225  
 10785 West Twain Avenue, Suite 200  
 Las Vegas, Nevada 89135  
 Attorneys for Plaintiffs

23       24 **ORDER**

25       26 IT IS SO ORDERED:

27       28   
 RICHARD F. BOULWARE, II  
 United States District Judge

29       30 DATED this 23rd day of February, 2015.